## **OPENING DISPLAY** Fashions

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# **COUNTY ATTORNEY**

#### **Entertaining Congressman** Cost \$900.-News of Island

(Special to the Bulletin) Walloku, Maul, Oct. 1.—Sheriff Wm. Saftery returned from Molokal this week, where he had been inspecting the police force on that island and found them in excellent condition,

The County Fathers will meet in Walluku next Wednesday afternoon One of the county officials is said to be contemplating sending in his res ignation and already a successor is be ing looked for, Chairman Wm, F. Pogue is in Walluke this week. He will leave for Honolula this evening and will return next week.

Rev. L. B Kaumehelwa was instailed as pastor of the Kaahumanu native church, in Walluku last Sun day morning, Sept. 26th, Revs. R. B. Dodge, D. M. Opunui, O. Nawahine and J. Nua officiating. Before the com nencement of the exercises the com mittee presented a resolution of condolence for the late lamented Hop, S E. Kaine, one of the trustees of the church. A luau was held in the town hall in the afternoon.

There will be a fair and concert by the Catholic church at Paia Sunday October 3. Mrs. J. J. Carey of Wallu ku will sing. The Walluku brass band under Geo, B. Schraeder, director, will play for the first time since its reor

Many of the Wailuku ladies are busy these days making home made guava jelly, and their products are o' such superior quality that there wil likely be no sale for the imported art icle in the stores for some time

executive of the Maul genera ommittee for the entertainment of the Congressmen met at Kahului yes terday and approved all the bills amounting to over \$900. As the Ho rolulu Committee only allowed \$500 for Mani, the balance will have to be met by private subscription.

There will be a convention of the Mani Mormons in the Walluku town had on Sunday the 10th. Concert or Saturday evening and Sunday school exhibition on Sunday. Elder Flower and others will be in charge of the af

The Asahi Maru, the Japanese san oan launched at Kihei the other day is already doing big business in the fishing line. During this week she landed over 2500 aku (bonito or skip jack), the biggest haul in one day be ing 1100 fish, which were disposed of at 1214 cents each,

Frank Crockett, son of Mr. and Mrs W. F. Crockett, of Walluku, left this week for Nashville, Tennessee, where he will attend the High school for sev eral years. His uncle is professor of music at that institution. Frank at tended the McKinley High school las

### SUPREME COURT WORK

erm today with the following cal-

Waterhouse, et alt. Error to Circuit.
Court, First Circuit. Holmes & man, Spare that Tree."
Suggests Plan to Roosevelt.
There is considerable reason for the assertion that it was Gifford Pinter in the assertion the assertion the assertion that it was Gifford Pinter in the assertion the

Territory of Hawaii v. Lam Yip Kee. Exceptions from Circuit Court, First Circuit. J. W. Catheart and F. W. Milverton for Plaintiff-Appellee. E. A. Douthitt for Defendant-

Territory of Hawaii vy C, S, Holoway, Supt. of Public Works vs. Melie E. Hustace, et al. Appeal from A. S. Humphreys and Holmes, Staney & Olson for Defendants-Appel-

Kaanapu Sylva, et alt. v. Walluku Sugar Co. Error to Circuit Court, movement supplementary to all these Second Circuit. R. P. Quarles for movements; one which itself will Plaintiffs-Appellees. Kinney, Ballou, Prosser and Anderson for Defendant-

W. A. Kane v. Joe Medeiros, Guar dian. Exceptions from Circuit Court

## FOR SALE

\$2,750-Large Cottage in good Corner lot 50x150. Fruit trees. On behind him, and he can afford to be

P. E. R. Strauch natural instincts had been supplemented by studies in botany and geo-

Makalei (k). Exceptions from Circuit. Court, Second Circuit. D. H. United States.

Case for Plaintiff-Appellee. Vivas & George Vanderbilt paved the way.

cuit Judge, First Circuit. Castle & Carolina for practical forest manage-withIngton and Kinney, Ballou.

Prosser & Anderson for Plaintiffs-Appellants, J. W. Cathcart and F. W.

Milverton for M. F. and N. L. Scott and W. A. Greenwell for W. R. Castle and W. Castle and W.

iolmes, Stanley & Olson for Defenfant-Appellee.

Territory of Hawaii v. Sing High. Reserved question from Circuit Court. suggestion of the commission by de-First Circuit. Attorney General and fining the purpose of forest reserves lumphreys for Defendant, List of matters before the Su-

reme Court. Motion: D. L. Lavi alias Levi Mahlai v Makalei (k), Motion to dismiss bil of exceptions. D. H. Case for the motion. Vivas & Correa for respon-

# FORESTER PINCHO

Grandfather Came From France-Gifford Pinuchot Brought Roose-velt's Attention to Care of For-

WASHINGTON, D. C., Sept. 8 .ifford Pinchot, chief forester of the inited States government, was born o his trade. Historians of the Pinhot career usually make haste to point out that Gifford Pinchot, scoin of a wealthy family, with a beautiful iome in Massachusetts avenue in this city, has sacrificed himself on the alar of patriotism. As a matter of act, Mr. Pinchot became a forester ong before forestry was a profession n the United States. From the viewjoint of scientific forestry he is the

is family are proud of it.

Forester Pinchot comes from family which has viewed broad subects from an intensely practical tandpoint as it went along. Mr. Pinchot's grandfather was a soldier under the great Napoleon and when the restoration came along he rightfully concluded that France had its drawbacks to him personally as a place of residenct.

Father Began Forestry.
With his family he immigrated to northwestern Pennsylvania, settled among the virgin forests and promptly began rafting logs down the Delaware river to Philadelphia. Mr. Pinhot's father growing up amid these urroundings, did not fail to note that the system of logging in the neighborhood was rapidly depleting the supply of timber. Thereupon he recalled that France had a national ystem of tree preservation and ne began to agitate the subject of con-servation even before his son had a

fair start in life. A natural corollary to this campaign was that Gifford Pinchot should andar of cases:

James W. Lloyd v. Territory of Hawaii. Original. Atkinson & stands pre-eminent today in his proquaries for Plaintiff. Attorney Genfession in the United States. There eral for Defendant,
W. W. Bierce, Ltd. v. William
Waterhouse, et alt. Error to Circuit
his inspiration from reciting: "Wood-

chot who first aroused in President Roosevelt the desire to conserve the national resources. In fact, President Roosevelt, in a speech at the Jamestown exposition in 1907, said: So much as we are trying to do in utilizing our public lands for the public; in securing the use of water, the forage, the coal, and the timber for the public. In all four move-Circuit Judge, First Circuit. Attoments my chief adviser and the man ney General for Plaintiff-Appellant. first to suggest to me the courses which have actually proved so beneficial was Mr. Gifford Pinchot, the chief of the national forest service. Mr. Pinchot also suggested to me a

ment which he represents and with which he is actively identified, for the conservation of all our national resources. This was the appointment of the inland waterways commis-

Studied Forestry in Europe. Like all pioneers in any line, Gif-

ford Pinchot has endured the gibes and sneers of his adversaries ever since he began practical forestry in condition and well painted. Three 1892. He now is only 44 years old. bed rooms, electric lights, sewer, with a long record of achievements Kuakini Road, near car, Bargain, generous to those who have opposed him. He came into the business not only with a deep love for &, but his 74 S. King St. logy\_at Yale and by actual study of

First Circuit, W. C. Achl for Plain-tiff-Appellant, Holmes, Stanley & road that Ploneer Pinchot had to Olson for Defendant-Appellee, D. L. Levi alias Levi Mahiai v. when he first came into contact with

Correa for Defendant-Appellant.

Kona Development Co. et al. v.

M. F. Scott, et al. Appeal from Cir
1892 his Biltmore estate in North

and W. A. Greenwell for W. R. Cas- work. David R. Francis of Missouri. tle, Trustee, three of the Defendants- then secretary of the interior, called Appelles.

Territory of Hawaii v. Samuel Friedenberg. Appeal from District Magistrate of Hamakua, Attorney General and C. Williams for Plain:

(If Appelles, Williams H. Heen for Flain: iff-Appellee, William H. Heen for aside 21,000,000 acres of public land Defendant-Appellant.
Sarah Nakookoo et al by Guardian mission recommended that all public v. David Noholoa. Error to Circuit lands more suitable for the produc-Court, First Circuit. A. G. M. Rob-ertson for Plaintiffs-Appellants. agriculture should be put into reserves, and suggested a system of ad-

A year later congress adopted the W. Catheart for Plaintiff. A. S. and in another year Gifford Pinchot tound himself chief of the division of forestry in the department of agriculture.

Begins With Five Scientists.
The new forester did not lie down on a bed of roses. Ten years ago the country was practically ignorant of scientific forestry and there were ew persons equipped to assist in the EON, administration of such a policy. The staff with which he began work conisted of five scientists, including himself.

himself.

Congress recognized the worth of the forestry work under Glaced Pinchot in 1905 by putting into his conrol the national forest reserves.

The accomplishments of Mr. Pinhot's government work previous to and since that time can be briefly ummarized:

In 1899, when he began work for the government, the annual appro-priation was \$28,520 and the receipts nothing. Last year the expenditures aggregated \$3,368,532.76 and the receipts were estimated at \$2,000,000.

Wanted to Borrow \$5,000,000. Mr. Pinchot two years ago went to congress with a proposition to loan the forestry service the sum of \$1,-000,000, promising to repay it in yearly instalments and at the same time pay the expenses of the forestry service. By the end of fifteen or wenty years, Mr. Pinchot assured the congressmen, his bureau would one of the bones of contention

then and now was the fact that the forestry service had any receipts at Before Mr. Pinchot came the public domain had been the free-forall for the timber thieves, the stock men, and for anybody else Pinchot reversed this policy on the ground that those who get the most benefit should contribute to the expenses. It was not until 1905, however, that the attorney-general quieted the opposition to this policy by holding that the forestry service could charge fees for grazing and for lumber taken off the public domain.

Department on Business Basis. Bicy Forester Pinchot began by cutting work. out red tape in business transactions; and stipulations to prevent waste were laid down, and plans laid to guard against forest fires, protect the young growth and to insure reproduction. Grazing was fostered and priority of rights given to those who had previously used the forest lands for such purposes.

Nothing was done to prevent the erection of power plants, irrigating ditches, telegraph and telephone lines ,corrals, pastures, hotels, summer camps, apiarles and a great varlety of other uses which assist in the material development of country. Trails were cut in pathless forests, fire lines laid, telephones put in, ranger cabins built and the force of the bureau increased nearly 1,300 men.

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